

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ESTATE OF LAPORSHIA LORRAINE : CIVIL ACTION

MASSEY, by and through the :

Co-Administrators of her Estate :

Pauline Hodges and Mark W. Richardson, :

Esquire :

Plaintiff :

v. :

CITY OF PHILADELPHIA, :

SCHOOL DISTRICT OF :

PHILADELPHIA, W.C. BRYANT :

PROMISE ACADEMY, :

TEACHER JANE DOE, and :

PRINCIPAL GADDY :

Defendants :

ORDER

AND NOW, this 24th day of July 2015, upon consideration of Defendants' *motion to dismiss*, [ECF 12], Plaintiff's response thereto, [ECF 13], and the allegations contained in the amended complaint, [ECF 7], it is hereby **ORDERED**, for the reasons set forth in the Memorandum Opinion filed on this day, that the motion is **GRANTED**, *in part*, and **DENIED**, *in part*, as follows:

- 1) all claims against Bryant Academy are **DISMISSED** with prejudice; and
- 2) Defendants' motion to dismiss is **DENIED** in all other respects.

BY THE COURT:


NITZA I. QUIÑONES ALEJANDRO, J.